

1 reasonable time necessary for effective preparation, taking into  
2 account the exercise of due diligence.

3       9. Nothing in this stipulation shall preclude a finding that  
4 other provisions of the Speedy Trial Act dictate that additional time  
5 periods be excluded from the period within which trial must commence.  
6 Moreover, the same provisions and/or other provisions of the Speedy  
7 Trial Act may in the future authorize the exclusion of additional  
8 time periods from the period within which trial must commence.

9       IT IS SO STIPULATED.

10      Dated: August 5, 2024

Respectfully submitted,

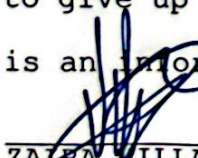
11                   E. MARTIN ESTRADA  
United States Attorney

12                   MACK E. JENKINS  
Assistant United States Attorney  
13                   Chief, Criminal Division

14                   \_\_\_\_\_  
15                   /s/  
16                   JULIE J. SHEMITZ  
Assistant United States Attorney

17                   Attorneys for Plaintiff  
UNITED STATES OF AMERICA

18  
19  
20       I am EDGAR MARTINEZ-REYES's attorney. I have carefully  
21 discussed every part of this stipulation and the continuance of the  
22 trial date with my client. I have fully informed my client of his  
23 Speedy Trial rights. To my knowledge, my client understands those  
24 rights and agrees to waive them. I believe that my client's decision  
25 to give up the right to be brought to trial earlier than \_\_\_\_\_  
26 is an informed and voluntary one.

27                     
28                   ZAIRA VILLAGOMEZ

8/24/2024  
Date

1 Attorney for Defendant  
2 EDGAR MARTINEZ-REYES

3 I have read this stipulation and have carefully discussed it  
4 with my attorney. I understand my Speedy Trial rights. I voluntarily  
5 agree to the continuance of the trial date and give up my right to be  
6 brought to trial earlier than October 21, 2025. I understand that I  
7 will be ordered to appear in Courtroom 8C of the Federal Courthouse,  
8 350 W. 1st Street, Los Angeles, California on October 21, 2025 at  
9 8:30 a.m.

10 EDGAR MARTINEZ-REYES  
11 Defendant

Date

8-12-24

13 CERTIFICATION OF INTERPRETER

14 I, Jane Villagay, am fluent in the written and spoken  
15 English and Spanish languages. I accurately translated this entire  
16 agreement from English into Spanish to defendant EDGAR MARTINEZ-REYES  
17 on this date.

18 Jane Villagay  
19 INTERPRETER

20 Date  
21 8-12-24